

**Before the State of South Carolina
Department of Insurance**

In the Matter of:

Alexander Hind

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SCDOI Docket # 06-466

**ORDER REVOKING
RESIDENT PRODUCER
LICENSE**

This matter comes before the South Carolina Department of Insurance (the Department), upon application of David E. Belton, Esquire, Senior Associate General Counsel for the Department, requesting the revocation of Alexander Hind, (Producer) resident producer's license.

After careful review of the evidence presented the Department issues the following decision:

FINDINGS OF FACT

Producer is currently a South Carolina resident producer.

In the State of South Carolina, the producer took at least \$35,516.20 from a state consumer, Douglas C. Elliott and failed to provide the coverage as agreed upon.

In the State of South Carolina, the producer forged state consumer, Douglas C. Elliott's signature on money orders and several other documents.

In the State of South Carolina, the producer failed to remit premiums to the Indianapolis Life Insurance Company in the amount of at least \$35,516.20.

In the State of South Carolina, the producer failed to respond to the notice of investigations sent by the Department via US Postal Services on several occasions, which were returned to the Department, "Unclaimed".

In the State of South Carolina, the producer failed to report change of address to the Department.

CONCLUSIONS OF LAW

Pursuant to S.C. Code §38-43-130(A)(C)(4)(8)(10): (A) "The director or his designee may place on probation, revoke, or suspend a producer's license after ten days' notice or refuse to

issue or reissue a license when it appears that a producer has been convicted of a crime involving moral turpitude, has violated this title or any regulation promulgated by the department, or has wilfully deceived or dealt unjustly with the citizens of this State.” (C) “The words ‘deceived or dealt unjustly with the citizens of this State’ include, but are not limited to, action or inaction by the producer as follows;” (4) “improperly withholding, misappropriating, or converting any monies or properties received in the course of doing insurance business;” (8) “using fraudulent, coercive, or dishonest practices, or demonstrating incompetence, untrustworthiness, or financial irresponsibility in the conduct of business in this State or elsewhere;” (10) “forging another’s name to an application for insurance or to any document related to an insurance transaction.” Because Alexander Hind took at least \$35,516.20 from a state consumer, Douglas C. Elliott, forged his signature on money orders and several other documents, and failed to provide the coverage as agreed upon., the Department may place on probation, revoke, or suspend his producer’s license.

Pursuant to S.C. Code §38-43-240(A)(3): “It is unlawful for a producer, collector, or other person to fail to turn over or satisfactorily account for all collections of the insurer when required.” As a result of Alexander Hind’s failure to remit premiums to the Indianapolis Life Insurance Company in the amount of at least \$35,516.20, the Department now moves to revoke his producer license.

Pursuant to S.C. Code §38-43-107(A)(B): (A) “If an individual applies for an insurance producer’s license he shall supply the department his business, mailing, and residence street address. The producer shall notify the department within thirty days of any change in legal name or in these addresses.” (B) “Failure to inform the insurance director or his designee of a change in legal name or address within this period shall result in a penalty pursuant to Section 38-2-10.” Because of Alexander Hind’s failure to notify the Department of his current address, this caused the Department difficulty in corresponding with him.

THEREFORE, it is ordered that Alexander Hind’s South Carolina resident producer’s license shall be revoked thirty (30) days from the date of this order, and no license issued through the State of South Carolina Department of Insurance is to be issued to him, unless Alexander Hind requests in writing within said thirty (30) days period a public hearing before the South Carolina Administrative Law Court.

It is FURTHER ORDERED that the National Association of Insurance Commissioners be immediately be notified of this order.

This South Carolina Department of Insurance administrative disciplinary order is a public record subject to the disclosure requirements of the State of South Carolina’s *freedom of Information Act*, S.C. Code Ann. §§30-4-10, et seq. (1991 and Supp. 2006). Nothing contained within this administrative disciplinary order should be construed to limit or to deprive any person of any private right of action under the law. Nothing contained within this administrative disciplinary order should be construed to limit, in any manner, the criminal jurisdiction of any law enforcement or judicial officer. Nothing contained within this administrative disciplinary order should be construed to limit the statutory duty of the Director of Insurance, exercised either

directly or through the Department of Insurance, to “report to the Attorney General or other appropriate law enforcement officials criminal violations of the law relative to the business of insurance or the provisions of this title which he considers necessary to report.” S.C. Code Ann. §38-3-110(3) (Supp. 2006).



Eleanor Kitzman
Director of Insurance

Dated this 6 day of February 2007